

26 February 1959

MEMORANDUM FOR : THE RECORD

SUBJECT : Basis for Limitations of External Training of
Detailed Services Personnel

REFERENCES : (a) [REDACTED] dated 1 Dec 53 [REDACTED]
is currently under revision to conform to Public
Law 58-507)
(b) Public Law 58-507, dated 7 July 58

1. Paragraph 1d of [REDACTED] specifically provides that under Department of Defense regulations, "... Department of Defense personnel on active duty assignments in CIA are NOT (caps. supplied) eligible for training in Department of Defense schools and colleges."

2. Public Law 58-507, which provides for external training, within and outside Governmental training and educational facilities, of Agency personnel, contains the following:

"Section 4(a). This Act shall not apply to:

(6) Any individual (except an officer of the Coast and Geodetic Survey in the Department of Commerce) who is a member of the uniformed services as defined in section 102(a) of the Career Compensation Act of 1949, as amended, during any period in which he is receiving compensation under Title II of such Act."

3. On the basis of legal and regulatory provisions cited in the preceding paragraphs, above, the Office of Training does not approve or authorize external training for service active-duty personnel detailed to the Agency. Past exceptions are cited in paragraph 4, following.

JOB NO. 50X NO. FLD NO. DOC NO. NO CHANGE
IN CLASS/ DECLASS/ CLASS CHANGED TO: IS S C RET. JUST. 2-2
NEXT REV DATE 08 REV DATE 11 REVIEWER 08995 TYPED OC. 02
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REV CLASS C REV COORD. AUTH: HR 70-3

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25X1A 4. In certain instances the Office of Training has, in the past, authorized training in Department of Defense training facilities for service active-duty personnel detailed to the Agency, the provisions of paragraph 1d, [REDACTED] notwithstanding, under the conditions following (all of which applied in the respective instances):

(i) The particular training course utilized was brief (approximately one week); and

(ii) Was an annual qualification requisite for the service personnel concerned; and

(iii) Was primarily an orientation or refresher course, rather than a familiarisation or complete training course; and

(iv) Prior authorization from the Department of Defense was had to waive the pertinent (limiting) provisions of DOD regulatory issuances affecting detailed personnel.

[REDACTED]
Registrar/TR

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